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14	Attorneys for Plaintiffs			
15	[Additional counsel appear on signature page.]			
16	UNITED STATES DISTRICT COURT			
17	NORTHERN DISTRICT OF CALIFORNIA			
18	SAN FRANCISCO DIVISION			
19				
20	ETOPIA EVANS, et al.,		Civil Case No.:3:16-CV-01030-WHA	
21	Plaintiffs,		STIPULATION AND [PROPOSED]	
22	v.		ORDER FOR EXTENSION OF TIME TO FILE DECLARATIONS IN SUPPORT OF	
23	ARIZONA CARDINALS FOOTBALL CLUB,	ADIZONA CADDINALS ECOTRALI CLUB		
	LLC, et al.,		RULE 79-5(e)(1)	
24	LLC, et al.,			
25	Defendants.			
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Pursuant to Civil L.R. 6-1(b), 6-2, and 7-12, the parties respectfully submit this joint stipulation to extend time to file any declaration required by Civil L.R. 79-5(e)(1) establishing that certain designated material associated with Defendants' Motion to Dismiss/for Summary Judgment ("Motion") is sealable.

WHEREAS, Defendants filed their Motion on March 15, 2017 [See Dkt. No. 190-3];

WHEREAS, any declaration in support of sealing is due by March 20, 2017;

WHEREAS, Plaintiffs had previously requested for, and Defendants agreed to, an extension of time through and including March 17 to state whether they would keep portions of their deposition transcripts as confidential and through March 31 to identify those portions of their transcripts;

WHEREAS, the parties had also previously agreed that they would keep any health-related information as confidential until it was filed with the Court, at which time Plaintiffs would evaluate whether such information had already been made public and thus was not deserving of confidentiality protection, a process that the parties agreed alleviated a tremendous amount of work for Plaintiffs, who otherwise would have to go through the thousands of pages of documents and transcripts in this matter that might contain health-related information, compare it against what has already been made public, and then, if not already public, determine whether there was cause to keep it confidential;

WHEREAS, the information currently under seal, may contain health-related information;

WHEREAS, it would be a tremendous amount of work for Plaintiffs' counsel to review the many filings associated with Defendants' Motion (including 35 exhibits), share that information with 12 different Plaintiffs, and reach decisions regarding confidentiality within four days;

WHEREAS, the requested extension should not cause any prejudice, as Plaintiffs' response is not due until March 29 and there is nothing else currently pending with the Court;

WHEREAS, Plaintiffs are mindful of the Court's view on sealing and would seek to keep sealed only that which is deserving, and that having more time will give Plaintiffs a better ability to do so:

NOW THEREFORE, THE PARTIES BY COUNSEL HEREBY STIPULATE as follows:

The deadline to file any declaration in support of sealing pursuant to Local Rule 79-5(e)(1) is extended from March 20, 2017 until March 27, 2017.

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1	DATED: March 16, 2017	SILVERMANITHOMPSONISLUTKINIWHITEILLC	
2		By: /s/ William N. Sinclair	
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12		Attorneys for Defendants	
13			
14			
15	SIGNATURE ATTES	STATION PURSUANT TO CIVIL L.R. 5-1(i)(3)	
16 17	Undersigned attests that concurrence in the filing of the document to which this attestation attached has been obtained from each signatory whose conformed signature appears thereon.		
18	E	By: /s/ William N. Sinclair	
		William N. Sinclair (SBN 222502)	
19	PURSUANT TO STIPULATION, IT IS SO ORDERED:		
20	The deadline for any interest page	arty to file any declaration in support of sealing pursuant to Local	
21	Rule 79-5(e)(1) is extended from Marc	• • • • • • • • • • • • • • • • • • • •	
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23	DATED: March 16, 2017	10° Ph	
24		THE HONORABLE WILLIAM ALSUP	
25		UNITED STATES DISTRICT JUDGE	
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